

IN THE UNITED STATES
EASTERN DISTRICT OF OKLAHOMA

FILED

Lamone M. Johnson
Plaintiff(s)

MAR 18 2020

vs
Dr. Sanders et al,
Defendants,

OBJECTION
TO MAGISTRATE
JUDGE STEVEN
P. Shreder

CIV-19-269-RAW SPS

PLEASE RETURN COPY
STAMPED AND FILED

OBJECTIONS

Plaintiff Johnson's OBJECTIONS
TO MAGISTRATE JUDGE STEVEN
P. Shreder Order denying Plaintiff's request
for photocopies are the following:

(1) Plaintiff is a Pro Se Prisoner whom
is not Licensed, nor Certified in law
Practice, See: Hall v. Bellmon, 935 F.2d
1106, 110 (10th Cir. 1991) ("A Pro se
litigant's Pleadings are to be construed
liberally and held to a less stringent
Standard than formal Pleadings drafted by
lawyers. We believe that this rule means
that if the Court can reasonably read the
Pleadings to state a valid claim on which
the Plaintiff could prevail, it should do
so despite the Plaintiff's failure to cite
proper legal authority, his confusion of various

Pg 2

legal theories, his poor syntax and sentence construction, or his unfamiliarity with Pleading requirements." Plaintiff has made motion's for Appointment of Counsel but the court denied plaintiff's motion (see Document 37) Plaintiff has limited access to law library, Plaintiff is limited to the knowledge within Civil law and Law in general. Plaintiff proceeded in forma pauperis and does not have the funds to hire a Attorney, Plaintiff has written legal organization's and Attorney's, and the Oklahoma Bar Association, with no such luck, Plaintiff is stressing when it comes to writing legal Pleadings, she does not have a adequate law library to know the legal local rules, everything Plaintiff knows is from one Book's Jailhouse lawyers manual.

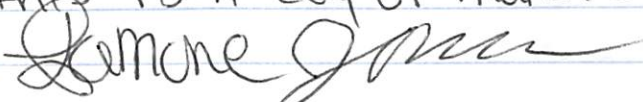
(2) The Defendant's Answer was one "motion". So the defendant's asked for multiple relief's but their motion/Answer was not denied. (See Document 32, Pg 4,5) This is violation of the equal Protection Clause of the 14th Amendment to the U.S. Constitution. *Roman v. Evans*, 517 U.S. 620, 116 S.Ct. 1620, 134 L.Ed. 2d 855 (1996); *Lawrence v. Texas* 539 U.S. 558, 562 (2003)

Pgs 3

United States v. Windsor, 133 S.Ct.
2675 (2013) ; Village Of Willowbrook
V. O'Leach, 528 U.S. 562, 564 (2000)
Plaintiff is entitled to the same relief
as other Pro se litigants. Roper v. Simmons, 543
U.S. 551, 560 (2005)

Wherefore Plaintiff respectfully dissent
with the Magistrate Judge Steven P.


Shreder's order denying Plaintiff's
request for photocopies, asks this
court to reconsider Plaintiff's motion
and relief.

Respectfully submitted
this 13th day of March 2020,


Certificate of Mailing

Plaintiff Placed this foregoing document
in the Prison mail room ~~on~~ March
13th 2020, to the following address:

• Clerk of the United States Eastern District
Of Oklahoma, P.O. Box 607, Muskogee, OK
74402


Dated: 3-13-20